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## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

| V.  |   |   | ORDER OF DETENTION PENDING TRIAL                           |  |   |  |
|---|---|---|--|--|---|--|
|   | Cesar Soto-Flores   | Case Nu   | mber:  | 11-6192M   |   |  |
| and was repres  | with the Bail Reform Act, 18 U.S.C<br>sented by counsel. I conclude by a<br>nt pending trial in this case.  |   |  |  |   |  |
|   |   | FINDINGS OF FAC   | т  |  |   |  |
| I find by a prep                                      | conderance of the evidence that:  |   |  |  |   |  |
|   | The defendant is not a citizen of the United States or lawfully admitted for permanent residence.   |   |  |  |   |  |
|   | The defendant, at the time of the charged offense, was in the United States illegally.  |   |  |  |   |  |
|   | If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Cust<br>Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been depo<br>or otherwise removed. |   |  |  |   |  |
|   | The defendant has no significant contacts in the United States or in the District of Arizona.   |   |  |  |   |  |
|   | The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance.   |   |  |  |   |  |
|   | The defendant has a prior crimir  | nal history.  |  |  |   |  |
|   | The defendant lives/works in Me   | exico.  |  |  |   |  |
|   | The defendant is an amnesty a substantial family ties to Mexico   | pplicant but has no subs  | stantial   | ties in Arizona or in t  | he United States and ha   |  |
|   | There is a record of the defenda  | nt using numerous aliase  | s.   |  |   |  |
|   | The defendant attempted to eva  | de law enforcement conta  | act by fl  | leeing from law enforce  | ement.  |  |
|   | The defendant is facing a maxim   | num of  | у  | ears imprisonment.   |   |  |
| The Co<br>at the time of t                            | ourt incorporates by reference the he hearing in this matter, except a  | material findings of the Pros<br>s noted in the record.<br>CONCLUSIONS OF L   |  | ervices Agency which v   | vere reviewed by the Cour   |  |
| 1.<br>2.  | There is a serious risk that the d<br>No condition or combination of c  | efendant will flee.   | assure   | the appearance of the  | defendant as required.  |  |
| a corrections fa<br>appeal. The de<br>of the United S | efendant is committed to the custor<br>acility separate, to the extent practive<br>efendant shall be afforded a reason<br>states or on request of an attorney the<br>the United States Marshal for the p                                    | dy of the Attorney Genera<br>cable, from persons awaiti<br>nable opportunity for priva<br>for the Government, the p | al or his,<br>ing or so<br>ite cons<br>erson in<br>in conr | /her designated repres<br>erving sentences or bei<br>sultation with defense con<br>charge of the correction<br>nection with a court pro- | ng held in custody pending<br>ounsel. On order of a court<br>ons facility shall deliver the |  |
| IT IS C<br>deliver a copy o<br>Court.                 | DRDERED that should an appeal of the motion for review/reconsider   | of this detention order be f  | iled with  | h the District Court, it is  | counsel's responsibility to<br>aring set before the Distric                                 |  |
| IT IS F<br>Services suffic                            | URTHER ORDERED that if a releasi<br>eiently in advance of the hearing be<br>potential third party custodian.  | ase to a third party is to be<br>efore the District Court to  | e consid<br>o allow  | dered, it is counsel's res<br>Pretrial Services an op  | ponsibility to notify Pretria<br>portunity to interview and                                 |  |
| DATE  | ED this 21 <sup>st</sup> day of April, 20   | 011.  |  |  |   |  |
|   |   | Sun.  |  |  |   |  |

David K. Duncan United States Magistrate Judge